TEMPORARY

Serial No. 53778-T

APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

D	ate of filing in State Engineer's Office	AUG 2 2 1989	
		Map filed	
	The applicant Newmont Gold	Company	
		of Carlin City or Town	
	Nevada 89822	City or Town hereby make application for permission to change th	
	point of diversion of	a portion nt of diversion, manner of use, and/or place of use	
of	water heretofore appropriated under	Permit No. 51074 (Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree ar	
	ntify right in Decree.)	(identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree ar	
••••			
1		ound (GN - TW #1) Name of stream, lake, underground spring or other source.	
2	. The amount of water to be changed	Name of stream, lake, underground spring or other source. 0.5 cfs - 70.08 mga Second feet, acre feet. One second foot equals 448.3 gallons per minute.	
		Second feet, acre feet. One second foot equals 448.3 gallons per minute. milling and domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.	
4.	The water heretofore permitted for	rrigation, power, mining, industrial, etc. If for stock state number and kind of animals. mining, milling and domestic	
5.	The water heretofore permitted for mining, milling and domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals. The water is to be diverted at the following point within SW1 NE1 Section 31 T36N, R50E, Describe as being within a 40-acre subdivision of public survey and by course an		
	MDM		
	distance to a section corner. If on unsurveyed land, it sl	hould be stated.	
6.	The existing permitted point of diversion	on is located within SW1 NE1 Section 31 T36N, R50F, If point of diversion is not changed, do not answer	
	MDM at a point from whi	ich the SE corner of said Soction 22 has	
S20°42'E, a distance of 3,892 feet. 7. Proposed place of use Same as existing place of use. Describe by legal subdivisions. If for irrigation state number of acres to be in		E 3,092 FEET. EXISTING place of use. Sescribe by legal subdivisions. If for irrigation state number of acres to be irrigated.	
8.	Existing place of use <u>All of Sec</u> Describe by legs	ction 32 T36N, R50E, MDM al subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and/or	
	manner of use of irrigation permit, describe acreage to b	be removed from irrigation.	
9.	Use will be from January 1		
10.	Use was permitted from January 1	to December 31 of each year. Month and Day	
	Description of proposed works. (Under	the provisions of NRS 535.010 you may be required to submit plans and	
	specifications of your diversion or storage	ge works.) <u>drilled and cased well equipped with</u> State manner in which water is to be diverted, i.e., diversion structure, ditches,	
	motor, pump and pipeli pipes and flumes, or drilled well, etc.	ne to place of use	
12,	Estimated cost of works \$75,00	0.00	
13.	Estimated time required to construct wor	rks1 year	

		5 years
Remarks: For use other than irrigation consumptive use.	on or stock watering, state number and ty	ype of units to be served or annual
This application is	for a temporary permit	
	By s/Michael D	Buschelman Agent
Compared db/jm bp/ct		Anne Avenue ada 89523
Protested		
	OF STATE ENGIN	
e e e e e e e e e e e e e e e e e e e	o change the point of diver	
derstanding that no other oposed herein. The well shater must be installed and reversion and accurate measurer to totalizing meter must be a second of completion of we stalled and maintained to signated by the State Engaght to regulate the use of the This temporary Permit deress on public, private or controlled.	orary permit does not waive the s from State, Federal and c upon approval by the Nevada l	permit 51074 and with the permit 51074 and with the permit of affected by the change opening and a totalizing ipeline near the point of laced to beneficial use. The water begins or before flowing, a valve must be is located within an area. The State retains the and all times. The right of ingress and the requirements that the permits that the permits and agencies and is
ONTINUED ON PAGE 2)		
The amount of water to be changed shall	Il be limited to the amount which can be	applied to beneficial use, and not to
	cubic feet per second . but	
gallons annually.		
	le diligence and be completed on or before	→3
	le diligence and be completed on or before	~ 3
	ed before	→3
Work must be prosecuted with reasonable Proof of completion of work shall be file Application of water to beneficial use sha	ed beforeall be made on or before	
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Work must be prosecuted with reasonable Proof of completion of work shall be file Application of water to beneficial use shall Proof of the application of water to beneficial use Map in support of proof of beneficial use	eficial use shall be filed on or beforee shall be filed on or before	
Work must be prosecuted with reasonable Proof of completion of work shall be file Application of water to beneficial use sha Proof of the application of water to beneficial use Map in support of proof of beneficial use Completion of work filed.	e shall be filed on or before	
Work must be prosecuted with reasonable Proof of completion of work shall be file Application of water to beneficial use shall be proof of the application of water to beneficial use Map in support of proof of beneficial use Completion of work filed.	eshall be filed on or before	PETER G. MORROS e hercunto set my hand and the seal of my
Work must be prosecuted with reasonable Proof of completion of work shall be file Application of water to beneficial use shall be proof of the application of water to beneficial use Map in support of proof of beneficial use Completion of work filed.	e shall be filed on or before	PETER G. MORROS

EXPIRED DATE 9-7-90

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(PERMIT TERMS CONTINUED)

This temporary permit is issued under the preferred use provisions of NRS Chapter 534. The manner of use of water under this temporary permit is by nature of its activity a temporary use and any application to change the manner of use granted under this temporary permit will be subject to additional determination and evaluation with respect to the permanent effects on existing rights and the resource within the ground water basin.

The total combined duty of water under Permits 50688, 50939, 51074, 51750, 51963, 52354, 52795, 52796, 52797, 53778-T and 53779-T shall not exceed 420.28 million gallons annually.

This temporary permit is issued pursuant to Chapter 149 of the Statutes of Nevada, 1989 and will expire on September 7, 1990 at which time all rights herein granted shall revert to the right being changed by this temporary permit.

Measurements of the water used under this temporary permit shall be submitted on a monthly basis to the State Engineer.

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